Case 2:14-cv-058**264NOID. COCMIDENSH IFRI** 10/14/14 Page 1 of 9

APPENDIX H

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provide by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PL	AINTIFFS IOL	LA STITH			DEFENDANTS INC.	MONA	RCH RECOVER	Y MANAGE	MENT	,
(c) Atto	(EX rney's (Firm Name, A	First Listed Plaintiff PH CEPT IN U.S. PLAINTIFF CAS ddress, and Telephone Number) Lorenz, P.C., 450 N. Narberth A	Cary L. Flitter, Esq., and	l,	NOTE: IN LAN	(IN U.S	isted Defendant <u>Pl</u> 3. PLAINTIFF CASES OF MNATION CASES, USE ED	NLY)	OF THE	
II. BASI	S OF JURISDI	CTION (Place an "X" in On	e Box Only)	III. CIT	TIZENSHIP OF P		PAL PARTIES(PI	lace an "X" in One and One Box for I		
Pla	Government intiff	☑ 3 Federal Question (U,S. Government N	ot a Party)		(For Diversity Cases Only n of This State n of Another State	<u>□</u> 1	DEF I Incorporated or Pri of Business In This	incipal Place State	PTF 4	DEF 4
	5. Government fendant	4 Diversity (Indicate Citizenship	of Parties in Item III)		π or Subject of a	□ 3	Incorporated and F of Business In 3 Foreign Nation		□ 6	□ 6
IV. NAT	URE OF SUIT	(Place an "X" in One Box Only		Fo	oreign Country					
	CONTRACT		RÍS	FORE	EITURE/PENALTY	В	ANKRUPTCY	OTHER ST	ATUTES	S
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V. ORIGI ⊠1 Ori Pro	ginal 🗀 2	_	manded from 4	Reinstate Reopened			☐6 Multidistrict ☐7 Litigation	Appeal to Distr Judge from Ma Judgment		
VI. CAUS	SE OF ACTION	Cite the U.S. Civil Statute Brief description of cause			not cite jurisdictional	statutes u	inless diversity):			
	UESTED IN IPLAINT:	CHECK IF THIS IS A UNDER F.R.C.P. 23	CLASS ACTION	DE	MAND \$		YES only if demanded YES OF Yes	ed in complaint No.		
IF A	ATED CASE(S) ANY	(See instructions):	JUDGE	CODATES		DOCKET	NUMBER			
/o/	4/14	6	SIGNATURE OF ATT	OKNEY C	1 O					
RECEIPT	# AM	10UNT	APPLYING IFP		JUDGE .		MAG., JUDO	GE .		

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FOR THE EASTERN DISTRICT OF PENNSYLVANIA — DESIGNATION FORM to be used by counsel to indicate the category of the case for the purpose of

APPENDIX F

UNITED STATES DISTRICT COURT

assignment to appropriate calendar.	
Address of Plaintiff: 2127 Latona Street, Philadelphia, PA 19146	
Address of Defendant: 10965 Decatur Road, Philadelphia, PA 19154	
Place of Accident, Incident or Transaction: <u>2127 Latona Street, Philadelphia, PA</u>	A 19146 se Reverse Side For Additional Space)
Does this civil action involve a nongovernmental corporate party with any parent corp (Attach two copies of the Disclosure Statement Form in accordance with Fed.R.C.	poration and any publicly held corporation owning 10% or more of its stock? iv.P. 7.1(a) Yes \square No \boxtimes
Does this case involve multidistrict litigation possibilities?	Yes No 🗵
RELATED CASE, IF ANY:	
Case Number:Judge	Date Terminated:
Civil cases are deemed related when yes is answered to any of the following quest	ions:
1. Is this case related to property included in an earlier numbered suit pending of	r within one year previously terminated action in this court? Yes □ No ☒
2. Does this case involve the same issue of fact or grow out of the same transact action in this court?	
3. Does this case involve the validity or infringement of a patent already in suit o	r any earlier numbered case pending or within one year previously
terminated action in this court?	Yes ☐ No ☒
CIVIL: (Place ☒ in ONE CATEGORY ONLY)	
A. Federal Question Cases:	B. <u>D</u> iversity Jurisdiction Cases:
1. Indemnity Contract, Marine Contract, and All Other Contracts	1. Insurance Contract and Other Contracts
2. FELA	2. Airplane Personal Injury
3. Jones Act-Personal Injury	3. Assault, Defamation
4. Antitrust	4. Marine Personal Injury
5. Patent	5. Motor Vehicle Personal Injury
6. Labor-Management Relations	6. Other Personal Injury (Please specify)
7. Civil Rights	7. Products Liability
8.	8. Products Liability (Asbestos)
9. Securities Act(s) Cases	9, All other Diversity Cases
10. Social Security Review Cases	(Please specify)
11. All other Federal Question Cases	, , , , , , , , , , , , , , , , , , , ,
(Please specify) FDCPA, 15 USC § 1692	
(Check approp	CERTIFICATION priate Category) tify:
action case exceed the sum of \$150,000.00 exclusive of interest and costs	he best of my knowledge and belief, the damages recoverable in this civil s;
Relief other than monetary damages is sought	
DATE: Attorney-at-Law	Attorney I.D.
NOTE: A trial de novo will be a trial by jury or	nly if there has been compliance with F.R.C.P. 38.
I certify that, to my knowledge, the within case is not related to any case now	pending or within one year previously terminated action in this court except
as noted above.	0
DATE: 10/14/14	207715
CIV.609 (4/03) / Attorney-at-Law	Attorney I.D.

APPENDIX I

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE MANAGEMENT TRACK DESIGNATION FORM

CIVIL ACTION

IOLA S	TITH					
		V.				
MONA	RCH RECOVERY N	MANAGEMENT, INC.	186 186	NO.		
plaintiffiling the side of designathe pla which t	off shall complete the complaint and if this form.) In the third in th	a case Management Tra serve a copy on all defer ne event that a defenda ant shall, with its first a er parties, a case manage eves the case should be ass	ck Designated dants. (See not does not ppearance, sement track signed.	eduction Plan of this court ion Form in all civil cases a § 1:03 of the plan set forth agree with the plaintiff re submit to the clerk of court designation form specifying	at the ton the person the person the person the person the person the person to the person the person to the person the p	ime of reverse g said rve on
SELEC	CT ONE OF THE	FOLLOWING CASE N	IANAGEM	ENT TRACKS:		
(a)	Habeas Corpus –	Cases brought under 28 U	S.C. §2241	through §2255.	()
(b)	-	Cases requesting review of ces denying plaintiff Social		of the Secretary of Health enefits	()
(c)	Arbitration – Case	es required to be designate	ed for arbitra	tion under Local Civil Rule 53	3.2. (Χ)
(d)	Asbestos – Cases exposure to asbest	involving claims for persons.	onal injury o	r property damage from	()
(e)	commonly referre	ent – Cases that do not fail d to as complex and that reverse side of this form to s)	need special	or intense management	()
(f)	Standard Manager	ment – Cases that do not f	all into any o	one of the other tracks.	()
/0/Date (610) 87		Attorney at Law 510) 667-0552 Fax Number	£ -	ANDREW M. MILZ Attorney for Plaint Amilz@consumerslaw. E-Mail Address		

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IOLA STITH 2127 Latona Street

CIVIL ACTION

Philadelphia, PA 19146,

Plaintiff,

VS.

NO.

MONARCH RECOVERY MANAGEMENT, INC. 10965 Decatur Road Philadelphia, PA 19154

Defendant.

COMPLAINT

I. <u>INTRODUCTION</u>

- 1. This is an action for damages brought by a consumer pursuant to the Fair Debt Collection Practices Act, 15 U.S.C. § 1692 ("FDCPA").
- 2. The FDCPA prohibits debt collectors from engaging in unfair or unconscionable practices in the collection of a consumer debt.
- 3. Defendant is subject to strict liability for sending a collection letter that exposes personal identifying information visibly on the envelope placed into the mails.

II. <u>JURISDICTION</u>

4. Subject matter jurisdiction of this Court arises under 15 U.S.C. §1692k, actionable through 28 U.S.C. §\$1331 and 1337.

III. PARTIES

- 5. Plaintiff Iola Stith ("Plaintiff" or "Stith") is a consumer who resides in Philadelphia, Pennsylvania at the address captioned.
- 6. Defendant Monarch Recovery Management, Inc. ("Defendant" or "Monarch") is a Philadelphia debt collection agency with an office for the regular transaction of business at the address captioned.
- 7. Defendant regularly engages in the collection of consumer debts using the mails and telephone.
 - 8. Defendant regularly attempts to collect consumer debts alleged to be due another.
- 9. Defendant is a "debt collector" as that term is contemplated in the FDCPA, 15 U.S.C. § 1692a(6).

IV. STATEMENT OF CLAIM

- 10. On or about October 18, 2013, Defendant mailed a collection notice to Plaintiff in an attempt to collect an old debt allegedly due from a Home Depot credit card. A copy of the October 18, 2013 letter is attached hereto as Exhibit A (redacted in part per Fed. R. Civ. P. 5.2).
- 11. The alleged debt arose from primarily personal, family, or household use and was thus a consumer debt.
- 12. The October 18, 2013 collection letter was mailed by Defendant to Plaintiff in a window envelope.
- 13. Visible through the glassine window of the envelope placed into the mails was the account number that Defendant assigned to Plaintiff and her account.
 - 14. The account number (ending in 200) constitutes personal identifying information.

- 15. The FDCPA prohibits the use of unfair or unconscionable means to collect or attempt to collect a debt, including the use of any language or symbol other than the debt collector's name and address on any envelope when communicating with a consumer by mail. 15 U.S.C. § 1692f(8).
- 16. Problems with data breaches, identity theft and misuse of personal identifiers including problems at large stores like Home Depot are in the news almost daily.
- 17. The account number is a piece of information capable of identifying Stith as a debtor, and its disclosure has the potential to cause harm to a consumer that the FDCPA was enacted to address.

<u>COUNT I</u> (FAIR DEBT COLLECTION PRACTICES ACT)

- 18. Plaintiff repeats the allegations contained above as if the same were here set forth at length.
- 19. Defendant's acts described above violated the Fair Debt Collection Practices Act by the use of language or a symbol on any envelope when communicating with a consumer by mail, in violation of 15 U.S.C. § 1692f(8).

WHEREFORE, Plaintiff Iola Stith demands judgment against Defendant Monarch Recovery Management, Inc. for:

- (a) Damages;
- (b) Attorney's fees and costs; and
- (c) Such other and further relief as the Court shall deem just and proper.

VII. JURY DEMAND

Pursuant to Fed.R.Civ.P. 38, Plaintiff demands trial by jury as to all issues so triable.

Respectfully submitted:

DATE: <u>(0/14/14</u>

CARY L. FLITTER
THEODORE E. LORENZ
ANDREW M. MILZ
Attorneys for Plaintiff

FLITTER LORENZ, P.C. 450 N. Narberth Avenue, Suite 101 Narberth, PA 19072 (610) 822-0782

EXHIBIT "A"

--- Decatur Road Philadelphia PA 19154-3210 RETURN SERVICE REQUESTED

October 18, 2013

200-51 158280157 ւկվնվունանակիկապիկակինուներ IOLA STITH 2127 Latona St Philadelphia PA 19146-4310

Account #	***********0406
Monarch File #:	200
Total Balance as of 18 OCT 2013;	****

Make Check Payable to: Citibank

MONARCH RECOVERY MANAGEMENT, INC. P.O. BOX 16119 PHILADELPHIA PA 19114-0589

* Detach and Return Top Portion to Expedite Your Account *

Date of letter:	October 18, 2013	ACCOUNT INFORMATION		
Account #:	************0406	Creditor: CITIBANK, N.A.		
Monarch File #:	200			
Total Balance as of 18 OCT 2013:		Additional Information: THE HOME DEPOT		

***** NOTICE *****

This to notify you of our intent to deposit your check #204 on 10-27-13 in the amount of _____ in accordance

Whenever \$600.00 or more in principle of a debt is forgiven as a result of settling a debt for less than the balance owing, the creditor may be required to report the amount of the debt forgiven to the Internal Revenue Service on a 1099C form, a copy of which would be mailed to you by the creditor. If you are uncertain of the legal or tax consequences, we encourage you to consult your legal or tax advisor.

This is an attempt by a debt collector to collect a debt. Any information obtained will be used for that purpose. This communication is from a debt collector. If you pay us by check or check by phone, your transaction will be converted to an ACH. Additionally, the check writer authorizes Monarch or its agent to re-present the check electronically if the check is returned for insufficient or uncollected funds.

Federal law prohibits certain methods of debt collection, and requires that we treat you fairly. You can stop us from contacting you by writing a letter to us that tells us to stop the contact. Sending such a letter does not make the debt go away if you owe it. Once we receive your letter, we may not contact you again, except to let you know that there will not be any more contact or that we intend to take a specific action.

If you have a complaint about the way we are collecting this debt, please write to our Compliance Center at 10965 Decatur Road, Philadelphia, PA 19154, email us at compliance@monarchrm.com, or call us toll-free at 1-800-220-0605 ext. 2261, between 9:00 A.M. Eastern Time and 5:00 P.M. Eastern Time Monday-Friday.

The Federal Trade Commission enforces the Fair Debt Collection Practices Act (FDCPA). If you have a complaint about the way we are collecting your debt, please contact the FTC online at www.ftc.gov; by phone at 1-877-FTC-HELP; or by mail at 600 Pennsylvania Ave. NW, Washington, DC 20580. Yours truly

DARA WELSH, DEBT COLLECTOR EXT 2746